

## TERMS AND CONDITIONS

1. Registered participating Royalty Managers and National Grower Register Pty Ltd (NGR) shall be entitled to rely and act upon the information contained in this Harvest Declaration Form. Any subsequent changes of any details provided in this Harvest Declaration Form by You (as per the planting and harvest details in this declaration) are not effective unless advised in writing (letter, email or fax) or by recorded phone call.
2. You authorise NGR to pass all details on this form to Participating Royalty Managers, regardless of your status with NGR.
3. You certify that the information contained in this Harvest Declaration Form is true and correct.
4. You are responsible for ensuring all details are kept current and agree to advise NGR as soon as any details alter.
5. Registered participating Royalty Managers and NGR may retain your information on the grower record currently held. NGR will use this information to supply to registered participating Royalty Managers and for your reference on your NGR record. Registered participating Royalty Managers may use this information for End Point Royalty reconciliation and invoicing if required.
6. You acknowledge you have viewed the NGR Privacy Policy (previously provided upon NGR registration and annual NGR verification) and authorise use of the information for the purposes specified in the NGR Privacy Policy. To view the NGR Privacy Policy please visit the following web address: [www.ngr.com.au](http://www.ngr.com.au).

Please note: The number of Auto Deducting Marketers continues to increase regularly and is subject to change.

**Looking for further information about End Point Royalties; visit**

**[www.varietycentral.com.au](http://www.varietycentral.com.au)**